IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

In re:	
Thomas Alan Gluzinski	CASE NO. 15-26561 CHAPTER 13
DEBTOR(S).	

NOTICE OF MOTION

To: Thomas Alan Gluzinski 1602 Nightengale Circle Lindenhurst, IL 60046 Sulaiman Law Group, LTD 900 Jorie Blvd Ste 150 Oak Brook, IL 60523 Glenn B Stearns 801 Warrenville Road Suite 650 Lisle, IL 60532

PLEASE TAKE NOTICE that on April 8, 2016 at the hour of 9:30 a.m., I shall appear before the Honorable Judge Goldgar, North Branch Court 1792 Nicole Lane Round Lake Beach, Illinois 60073 and then and there move the court pursuant to the attached Motion at which time and place you may appear if you see fit.

/s/Michael Dimand MICHAEL DIMAND

CERTIFICATE OF MAILING

I, MICHAEL DIMAND, an attorney, certify that I served the above-named respondents by placing a copy of the Motion in an envelope, correctly addressed and mailing same by regular mail, postage pre-paid in the U.S. Mail chute at 125 E. Lake St., Bloomingdale, Illinois before the hour of 5:00 p.m. on March 14, 2016.

/s/Michael Dimand MICHAEL DIMAND

THIS COMMUNICATION IS FROM A "DEBT COLLECTOR." (15USC 1692a)

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF ILLINOIS

In re:	
Thomas Alan Gluzinski	CASE NO. 15-26561 CHAPTER 13
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MOTION FOR RELIEF FROM AUTOMATIC STAY (REAL PROPERTY)

Deutsche Bank National Trust Company, as Trustee for the Pooling And Servicing Agreement Dated as of November 1, 2006 Securitized Asset Backed Receivables LLC Trust 2006-FR4 ("Movant") hereby moves this Court, pursuant to 11 U.S.C. § 362, for relief from the automatic stay with respect to certain real property of the Debtor(s) having an address of 1602 Nightengale Circle, Lindenhurst, IL 60046 (the "Property"). In support of this Motion, Movant respectfully states:

- 1. A petition under Chapter 13 of the United States Bankruptcy Code was filed with respect to the Debtor(s) on August 3, 2015.
- 2. Pursuant to a certain Note and Mortgage, all obligations of the Debtor(s) under and with respect to the Note and the Mortgage are secured by the Property. Copies of the Note, Mortgage, and Assignment of Mortgage (if applicable) and a Payment History are attached hereto.
- 3. Deutsche Bank National Trust Company, as Trustee for the Pooling And Servicing Agreement Dated as of November 1, 2006 Securitized Asset Backed Receivables LLC Trust 2006-FR4 (the noteholder) has the right to foreclose because: Noteholder is the original mortgagee or beneficiary or assigeee of the security instrument for the referenced loan. Noteholder directly or through and agent has possession of the promissory note and the promissory note is either made payable to the Noteholder or has been duly endorsed.
 - 4. As of February 18, 2016, the outstanding amount due is \$425,914.39.
- 5. In addition to the other amounts due to Movant reflected in this Motion, as of the date hereof, in connection with seeking the relief requested herein, Movant has also incurred \$650.00 in legal fees and \$176.00 in costs. Movant reserves all rights to seek an award or allowance of such fees and expenses in accordance with applicable loan documents and related agreements, the Bankruptcy Code and otherwise applicable law.
- 6. The debtor is due post-petition for the September 1, 2015 payment, a default of 6 months, minus suspense balance of \$-100.00 totaling \$13,664.00.
- 7. The estimated market value of the Property is \$246,539.00. The basis for such valuation is Debtor(s)' Schedule A and Schedule D.

- 8. Upon information and belief, the aggregate amount of encumbrances on the Property listed in the Schedules or otherwise known, including but not limited to the encumbrances granted to Movant, is \$425,914.39.
 - 9. Cause exists for relief from the automatic stay for the following reasons:
 - A. Movant's interest in the Property is not adequately protected.
 - B. Movant's interest in the collateral is not protected by an adequate equity cushion.
 - C. The fair market value of the Property is declining and payments are not being made to Movant sufficient to protect Movant's interest against that decline.
 - D. Pursuant to 11 U.S.C. § 362(d)(2)(A), Debtor has no equity in the Property; and pursuant to § 362(d)(2)(B), the Property is not necessary for an effective reorganization.

WHEREFORE, Movant prays that this Court issue an Order terminating or modifying the stay and granting the following:

- 1. Terminating the automatic stay of 11 U.S.C. § 362(a) to allow Movant (and any successors or assigns) to proceed under applicable non-bankruptcy law to enforce its remedies to foreclose upon and obtain possession of the Property.
- 2. That the Order be binding and effective despite any conversion of this bankruptcy case to a case under any other chapter of Title 11 of the United States Code.
- 3. That the 14-day stay described by Bankruptcy Rule 4001(a)(3) be waived.
- 4. For such other relief as the Court deems proper.

Respectfully submitted:

/s/Michael Dimand Michael Dimand Attorney for Creditor

Michael Dimand Wirbicki Law Group, LLC Attorney for Creditor 33 West Monroe Suite 1140 Chicago, IL 60603 Phone: 312-360-9455

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